ATXI-STPL 2.53 Is there an attorney-client relationship between Mr. Baird and the United States of America? If so, identify: (a) when the relationship commenced; and (b) the office, agency or branch of the United States of America that retained you; and (c) the terms of the engagement, including a copy of any engagement letters.

RESPONSE: No.

ATXI-STPL 2.63 Identify any communications of any kind Mr. Baird has had with Quality Lime Company related to this proceeding, and, if so, provide all Documents or other memoranda memorializing such communications or otherwise reflecting the time(s), date(s) and content of any such communications.

RESPONSE: Mr. Baird has not had any communications with Quality Lime Company.

ATXI-STPL 2.64 At lines 156-157, Mr. Baird states: "I would invite your attention to the witness testimony and other evidence presented by Tarble Limestone Enterprises, which is an intervenor in this case." Identify any communications of any kind Mr. Baird has had with Tarble Limestone Enterprises related to this proceeding, and provide all Documents or other memoranda memorializing such communications or otherwise reflecting the time(s), date(s) and content of any such communications.

RESPONSE: Mr. Baird has not had any communications with Tarble Limestone Enterprises.

ATXI-STPL 2.65 At lines 183-187, Mr. Baird describes Exhibit 1.18, "a certified copy of the Warranty Easement Deed, from Carolyn S. Robinson, et al., to the UNITED STATES OF AMERICA." Identify any communications of any kind Mr. Baird has had with Carolyn Robinson, Stephen Robins, Lesley Ann Robinson, Gregory T. Robinson, or Aimee Susan Janssen-Robinson, either individually or collectively, related to this proceeding, and provide all Documents or other memoranda memorializing such communications or otherwise reflecting the time(s), date(s) and content of any such communications.

RESPONSE: Mr. Baird has not had any communications with any of the above referenced persons.

ATXI-STPL 2.66 Identify any communications of any kind Mr. Baird has had with the United States, the U.S. Attorney General, the U.S. Attorney General for the Southern District of Illinois, the U.S. Department of Agriculture, or the Natural Resources Conservation Service, either individually or collectively, with respect to this proceeding or any of the floodplain easements about which Mr. Baird offers testimony, and provide all Documents or other memoranda memorializing such communications or otherwise reflecting the time(s), date(s) and content of any such communications.

RESPONSE: As to the United States (being a Nation, not an individual) and the U.S. Attorney General, no communications to identify.

As to the U.S. Attorney General for the Southern District of Illinois, to Mr. Baird's knowledge, no such office exists. However, as to the U.S. Attorney for the Southern District of Illinois, no communications to identify.

As to the U.S. Department of Agriculture and the Natural Resources Conservation Service, Mr. Baird has spoken with Dave Hiatt, of the NRCS office in Martinsville, Illinois, concerning Mr. Hiatt's December 5, 2012 public comment (posed on the ICC website) and the February 27, 2013 letter from Ivan N. Dozier, NRCS State Conservationist to ATXI (which letter was copied to the ALJ's, and reflected as an Ex Parte Communication).

There are no documents to produce.

ATXI-STPL 2.67 At lines 225-229, Mr. Baird describes Exhibit 1.20, "a certified copy of the Warranty Easement Deed, from Marietta J. Martin, to the UNITED STATES OF AMERICA." Identify any communications of any kind Mr. Baird has had with Marietta J. Martin related to this proceeding, and, provide all Documents or other memoranda memorializing such communications or otherwise reflecting the time(s), date(s) and content of any such communications.

RESPONSE: Mr. Baird has had no communications with Marietta J. Martin.

ATXI-STPL 2.68 At lines 239-242, Mr. Baird describes Exhibit 1.22, a certified copy of a Warranty Deed conveying certain property described as "Martin' Tract 2A" to Thomas W. Burnside. Identify any communications of any kind Mr. Baird has had with Thomas W. Burnside related to this proceeding, and provide all Documents or other memoranda memorializing such communications or otherwise reflecting the time(s), date(s) and content of any such communications.

RESPONSE: Mr. Baird has not had any communications with Thomas W. Burnside.

ATXI-STPL 2.69 At lines 243-246, Mr. Baird describes Exhibit 1.23, a certified copy of a Warranty Deed conveying certain property described as "Martin' Tract 2B" to Donald J. Ockerman. Identify any communications of any kind Mr. Baird has had with Thomas W. Burnside related to this proceeding, and provide all Documents or other memoranda memorializing such communications or otherwise reflecting the time(s), date(s) and content of any such communications.

RESPONSE: Mr. Baird has had no communications with Donald J. Ockerman.

ATXI-STPL 2.70 At lines 247-250, Mr. Baird describes Exhibit 1.24, a certified copy of a Warranty Deed conveying certain property described as "Martin' Tract 2C" to Kenneth L. Halcomb identify any communications of any kind Mr. Baird has had with Kenneth L. Halcomb related to this proceeding, and, provide all Documents or other memoranda memorializing such communications or otherwise reflecting the time(s), date(s) and content of any such communications.

RESPONSE: Mr. Baird has had no communications with Kenneth L. Halcomb.

ATXI-STPL 2.71 State whether Mr. Baird has had any communications of any kind with Clyde Busse related to this proceeding, and, if so, provide all Documents or other memoranda memorializing such communications or otherwise reflecting the time(s), date(s) and content of any such communications.

RESPONSE: Mr. Baird has had no communications with Clyde Busse.

ATXI-STPL 2.72 State whether Mr. Baird has had any communications of any kind with George Carl Barth and Heather Leonore Barth related to this proceeding, and, if so, provide all Documents or other memoranda memorializing such communications or otherwise reflecting the time(s), date(s) and content of any such communications.

RESPONSE: Mr. Baird has had no communications with George Carl Barth or Heather

Leonore Barth.

Respectfully submitted,

Dated: April 15, 2013 STOP THE POWER LINES COALITION

/s/ Edward R. Gower

Edward R. Gower One of Its Attorneys

Edward R. Gower Hinshaw & Culbertson LLP 400 South Ninth Street Suite 200 Springfield, IL 62701 217-528-7375 egower@hinshawlaw.com

Adam Guetzow Hinshaw & Culbertson LLP 222 N. LaSalle St. Suite 300 Chicago, IL 60601-1081 312-704-3129 aguetzow@hinshawlaw.com